1 William C. Milks, III Law Offices of William C. Milks, III 2 960 San Antonio Road Suite 200A Palo Alto, CA 94303 3 Telephone: (650) 930-6780 Facsimile: (650) 813-1850 4 Email: bmilks@sbcglobal.net 5 Attorneys for TECHNOLOGY & INTELLECTUAL PROPERTY STRATEGIES GROUP PC 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 9 10 TECHNOLOGY & INTELLECTUAL CASE NO. CV 11-02373 CRB PROPERTY STRATEGIES GROUP PC, a 11 STIPULATION FOR DISMISSAL WITH California Professional Corporation, **PREJUDICE** 12 Plaintiff, 13 v. 14 BASIL P. FTHENAKIS, AN INDIVIDUAL, CAMBRIDGE CM, INC., a California 15 Corporation, and DOES 1-10, 16 Defendants. 17 18 19 WHEREAS, pursuant to a binding settlement entered on the record on March 22, 2012 before 20 the Honorable Joseph C. Spero ("Settlement"), Technology & Intellectual Property Strategies Group 21 PC ("TIPS Group"), Basil P. Fthenakis ("Fthenakis"), Paul L. Hickman and Glenn E. Von Tersch 22 (collectively "the Parties") have agreed that the current action shall be DISMISSED WITH 23 PREJUDICE in its entirety with respect to all claims, counterclaims and cross-claims amongst and between the Parties except: 1) that the Court shall retain jurisdiction over the enforcement of the 24 rights and obligations set forth in the Settlement; and 2) that TIPS Group and Fthenakis reserve the 25 right to defend or seek indemnity from each other with respect to any complaint or claim filed by any 26 27 current or former client of TIPS Group; 28 TIPSvF

CASE NO. CV11-02373 CRB

STIPULATION FOR DISMISSAL WITH PREJUDICE

## Cases31111-0x4002337/33-CFRB Documentt126 Filed007/1102/1122 Pragge220622

1	IT IS HEREBY STIPULATED by the Parties through their designated counsel that the entire above-captioned action, including all claims, counterclaims and cross-claims amongst and between the Parties, be and hereby is dismissed with prejudice pursuant to F.R.C.P. 41(a)(1); provided, however, that this Court shall retain jurisdiction to enforce the Settlement.  The Parties shall bear their own fees and costs.	
2		
3		
4		
วั		
6	<b>4</b>	Law Offices of Katherine S. Clark
7		
8		P1
9		By: /s/ Katherine S. Clark
10	Prompton and Adala	Attorneys for Defendant, Counterclaimant and Cross Claimant, BASIL P. FTHENAKIS
11	Dated: 07/10/2012	Law Offices of William C. Milks, III
12		
13		
M	And the state of t	By: Welliam C. Milks, III, Esq.
15 16		Counterelaimant TECHNOLOGY &
17		INTELLECTUAL PROPERTY STRATEGIES GROUP PC
18	Dated: July 9, 2012	Law Offices of Theodore G. Sørensen
20	No. of the control of	There M
21:		By: Mess M. A. Theodore G. Sorensen, Esq.
22		Attorneys for Cross-Defendants PAUL L. HICKMAN AND GLENN E. VON TERSCH
23		
24		RS DISTRICE
25		ORDER STATE
26	IT IS SO ORDERED.	IT IS SO ORDERED
27	Dated: July 11, 2012	The state of the s
28	Francisco Control Cont	Senior United State Judge Charles R. Breyes
	CASF NO. CV11-02373 CRB	STIPULATION FOR DISMISS AND THE PRE-H-DOO'S